

Application No. 10/074,584  
Amendment dated April 22, 2004  
Reply to the Office Action of November 25, 2003

**Listing of Claims:**

This listing of claims will replace all prior versions, and listings, of claims in the application:

1. (amended) A computer-implemented method for managing risk variables associated with government regulation, the method comprising:

gathering in a computer storage, from multiple sources, data relevant to regulation of an entity engaged in an activity described in Section 4(k)(4) of the Bank Holding Act of 1956[from multiple sources];

aggregating in the computer storage, the gathered data[ gathered] according to risk variables relevant to potential violations of at least one of: laws, regulations and industry rules;

receiving into the computer storage, an inquiry relating to a risk subject related to at least one of: the entity and the activity;

associating portions of the aggregated data with the risk subject, via a processor operatively attached to the computer storage; and

transmitting to a designated computing device via a transmission medium and a communication network, the associated portions of the aggregated data.

2. (original) The method of claim 1 wherein the gathered data is gathered exclusively from publicly available sources.

3. (original) The method of claim 1 wherein the inquiry received is a system to system inquiry involving batch screening requests.

4. (original) The method of claim 1 wherein the inquiry received is an individual inquiry received electronically.

5. (original) The method of claim 1 wherein the inquiry received is an individual inquiry received via facsimile.

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6. (original) The method of claim 1 wherein the inquiry received is an individual inquiry received via voice communication.
7. (amended) The method of claim 1 additionally comprising the step of receiving into the computer storage, a contractual obligation not to use the associated portions of the aggregated data for any purpose covered by the Fair Credit Reporting Act.
8. (amended) The method of claim 1 wherein transmitting to a designated computing device via a transmission medium and a communication network, the associated portions of the aggregated data is conditioned upon receipt of the contractual obligation not to use the associated portions of the aggregated data for any purpose covered by the Fair Credit Reporting Act.
9. (amended) The method of claim 1 wherein the gathered data [does ]relates to commercial entities.
10. (original) The method of claim 2 wherein the associated portions of the aggregated data is transmitted exclusively to an institution, such that the transmitter will have neither customers nor consumers as defined in the Gramm-Leach-Bliley Act.
11. (amended) The method of claim 1 wherein transmitting to a designated computing device via a transmission medium and a communication network, the associated portions of the aggregated data is conditioned upon receipt of a contractual obligation to limit use of the aggregated data for complying with regulatory and legal obligations associated with at least one of: (i) the detection and prevention of money laundering, (ii) fraud, (iii) corrupt practices, (iv) organized crime, and (v) activities subject to government sanctions or embargoes.
12. (amended) The method of claim 1 wherein transmitting to a designated computing device via a transmission medium and a communication network, the associated portions of the aggregated data is conditioned upon receipt of a contractual obligation to limit use of the

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aggregated data for at least one of: (i) the prevention or detection of a crime, (ii) the apprehension or prosecution of offenders, and (iii) the assessment or collection of a tax or duty.

13. (original) The method of claim 1 wherein the gathered data relevant to regulation does not include information sourced from a credit report.

14. (amended) The method of claim 1 wherein the gathered data [related ]relevant to regulation accurately reports on or consists of a governmental record.

15. (amended) The method of claim 1 additionally comprising the step of insuring via the processor, that the source of gathered data relevant to regulation is reputable.

16. (original) The method of claim 1 wherein none of the associated portions of the aggregated data transmitted comprises any content created or developed by a provider of the computer-implemented method for managing risk associated with government regulation.

17. (original) The method of claim 1 wherein none of the aggregated data comprises any consumer reporting data.

18. (amended) The method of claim 1 additionally comprising the step of generating via the processor, a report relating to a financial institution's obligation to know their customer, wherein the report comprises the inquiry and the associated portions of the aggregated data.

19. (amended) The method of claim 1 additionally comprising the step of generating via the processor, a report relating to a financial institution's obligation to file Suspicious Activity Reports, wherein the generated report comprises the inquiry and the associated portions of the aggregated data.

20. (original) The method of claim 1 wherein the risk subject comprises details descriptive of a financial transaction.

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21. (original) The method of claim 1 wherein the risk subject comprises parties involved in a financial transaction.
22. (original) The method of claim 1 wherein the inquiry relating to a risk subject comprises an alert list.
23. (amended) The method of claim 22 additionally comprising the steps of:  
continually monitoring in the computer storage, the aggregated data; and  
transmitting to the designated computing device via the transmission medium and the communication network, any new information related to the risk subject.
24. (cancelled)
25. (amended) The method of claim [24]1 additionally comprising the step of enhancing in the computer storage, the gathered data.
26. (amended) The method of claim [25]1 additionally comprising the step of enhancing in the computer storage, the data descriptive of the risk subject.
27. (amended) The method of claim 25 or [23]26 wherein enhancing in the computer storage, the data comprises scrubbing the data to incorporate changes in the spelling of the risk subject.
28. (amended) The method of claim 25 or [23]26 wherein enhancing in the computer storage, the data comprises utilization of an index file.
29. (amended) The method of claim [24]1 additionally comprising the step of augmenting in the computer storage, the associated portions of aggregated data.
30. (amended) The method of claim 29 wherein augmenting in the computer storage, the data comprises data mining.

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31. (amended) The method of claim [24]1 wherein associating portions of aggregated data comprises Boolean logic.

32. (amended) The method of claim [24]1 wherein associating portions of aggregated data comprises relevance ranking.

33. (amended) The method of claim [24]1 additionally comprising the steps of:  
receiving into the computer storage, a source of gathered data; and  
transmitting to the designated computing device via the transmission medium and the communication network, the source of the associated portions of aggregated data.

34. (amended) A computerized system for managing risk variables associated with government regulation, the system comprising:

a computer server accessible with a system access device via a communications network;  
and

executable software stored on the server and executable on demand, the software operative with the server to cause the system to:

gather from publicly available sources, data [related ]relevant to regulation of an entity engaged in an activity described in Section 4(k)(4) of the Bank Holding Act of 1956[from publicly available sources];

aggregate the gathered data[ gathered] according to risk variables relevant to potential violations of at least one of: laws, regulations and industry rules;

receive an inquiry relating to a risk subject related to at least one of: the entity and the activity;

associate portions of the aggregated data with the risk subject; and  
transmit the associated portions of the aggregated data.

35. (original) The computerized system of claim 34 wherein the data is gathered via an electronic feed.

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36. (amended) Computer executable program code residing on a computer-readable medium, the program code comprising instructions for causing the computer to:

gather from publicly available sources, data [related ]relevant to regulation of an entity engaged in an activity described in Section 4(k)(4) of the Bank Holding Act of 1956[from publicly available sources];

aggregate the gathered data[ gathered] according to risk variables relevant to potential violations of at least one of: laws, regulations and industry rules;

receive an inquiry relating to a risk subject related to at least one of: the entity and the activity;

associate portions of the aggregated data with the risk subject; and  
transmit the associated portions of the aggregated data.

37. (cancelled)

38. (cancelled)

39. (cancelled)

40. (cancelled)